Joint Petition of Green Mountain Power	)	
Corporation, Vermont Electric Cooperative, Inc.	)	0.40
and Vermont Electric Power Company, Inc. for a	•)	Docket No. <u>7628</u>
Certificate of Public Good pursuant to 30 V.S.A.	)	
§ 248, to construct up to a 63 MW wind electric	)	•
generation facility and associated facilities on	)	
Lowell Mountain in Lowell, Vermont and the	)	
installation or upgrade of approximately 16.9	)	
miles of transmission line and associated	)	
substations in Lowell, Westfield and Jay,	)	
Vermont		-

#### PROTECTIVE AGREEMENT

THIS AGREEMENT is dated as of May 21, 2010 and is by and among Green Mountain Power Corporation ("GMP"), Vermont Electric Cooperative, Inc. ("VEC") and the State of Vermont Department of Public Service (the "Department" or "DPS") and certain other belowsigned parties, the names of which are set forth on the signature pages and approved schedules to this Agreement (GMP, and VEC (the "Petitioners" or the "Companies"), the DPS, and each other party will be sometimes referenced herein, where the context requires, as a "Party" and collectively as the "Parties");

WHEREAS, the Parties desire to cooperate in the provision of information relevant to the issues that may be litigated in the above-captioned docket before the Vermont Public Service Board ("Board") regarding GMP and VEC's petition for approval of the construction of up to a 63 MW wind electric generation facility and associated facilities on Lowell Mountain in Lowell, Vermont and the installation or upgrade of approximately 16.9 miles of transmission line and associated substations in Lowell, Westfield and Jay, Vermont.

WHEREAS, Petitioners have information pertinent to the above-captioned docket that they have been, or may be, asked to provide to the Department or to the Parties, which Petitioners believe could result in financial and/or competitive harm to GMP, VEC or to others if it is required to disclose such information to the public, and which information GMP or VEC believes to be proprietary, privileged, confidential or in the nature of a trade secret (which information is referenced herein as "Allegedly Confidential Information" and is specifically described on Schedule I hereto, which Schedule may be amended only in accordance with the terms of this Agreement);

WHEREAS, Petitioners desire to disclose Allegedly Confidential Information only to Parties that have executed Schedule IIa or Schedule IIb, as appropriate, to this Agreement or, in certain situations, only to the Board or to the Department for review in accordance with this Agreement; and

WHEREAS, the Parties have agreed to the procedures established in this Agreement for the disclosure of Allegedly Confidential Information to the Parties, the Department, and/or the Board and to provisions for holding such Allegedly Confidential Information in confidence;

NOW, THEREFORE, in consideration of the mutual covenants and promises set forth/herein and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereto agree as follows:

1. If either GMP or VEC seeks to place information under this protective agreement, it shall file an averment, as described in paragraph 2 of the protective order, which is attached as Schedule IV to this Agreement, with the Department. If the Department agrees to treat specific information to be provided by GMP or VEC in the above-captioned docket as Allegedly

Confidential Information, GMP or VEC will submit to the Board and all Parties a copy of Schedule I, as from time to time revised in accordance with the terms of this Agreement, identifying each such item of Allegedly Confidential Information and signed or initialed by the Department to evidence its agreement to treat such item as Allegedly Confidential Information. This Agreement applies only to that information that either GMP or VEC and the Department agree will be treated as Allegedly Confidential information listed on Schedule I. Each Company's Schedule I may be amended only by agreement of GMP and the Department or VEC and the Department as the case may be. Upon agreement of the Department to Schedule I or an amendment thereto, the company seeking to place information under this protective agreement shall file the same averment, previously filed with the Department, with the Board as required by the protective order which is attached as Schedule IV to this agreement. If the Department does not agree to treat specific information to be provided by GMP or VEC as Allegedly Confidential Information, GMP or VEC may request a hearing before the Board by seeking a protective order as provided under V.R.C.P. 26(c). GMP or VEC shall file its request in writing with the Board and Parties within seven (7) business days of its receipt of a denial by the Department that such information can be treated as Allegedly Confidential Information under this Agreement. During the seven-day period, the information shall be treated as Allegedly Confidential Information under this Agreement. If GMP or VEC files a timely request with the Board and the Parties, the information shall be treated in accord with Paragraph 14 of this Agreement.

2. The Department may obtain Allegedly Confidential Information by submitting to either GMP's or VEC's counsel Schedule IIa attached hereto, which incorporates by reference this Protective Agreement. If such a request is made for Allegedly Confidential Information,

GMP or VEC, through their respective counsel, will provide one copy of its Allegedly Confidential Information to the Department or otherwise make such Allegedly Confidential Information available. The Department will afford access to the Allegedly Confidential Information only to its employees and consultants who have executed Schedule IIa and returned the executed Schedule IIa to GMP's counsel. The Department shall make only one copy of any Allegedly Confidential Information for each individual who has executed Schedule IIa, except as otherwise provided in Paragraph 4 hereof.

3. A Party other than the Department may obtain Allegedly Confidential Information by submitting to GMP's or VEC's counsel, as the case may be, the Protective Agreement attached hereto as Schedule IIb and its request by Schedule III hereto. If such a request is made for Allegedly Confidential Information, GMP or VEC, through its counsel, will provide one copy of the Allegedly Confidential Information to such Party, or otherwise will make such Allegedly Confidential Information available to such Party, except those documents or portions thereof excised based on legal objection and duly noted by counsel for GMP or VEC, including, but not limited to, objections based on relevance, privilege, or discovery that is burdensome, cumulative or requires disclosure of confidential commercial information or trade secrets. Each such Party will afford access to the Allegedly Confidential Information only to such employees, consultants and other representatives who have executed Schedule IIb and are named in Schedule III to this Agreement and returned the executed Schedule IIb to GMP's or VEC's counsel. A Party shall make only one copy of any Allegedly Confidential Information for each individual who has executed Schedule IIb, except as otherwise provided in Paragraph 4 hereof.

- 4. Documents containing or incorporating Allegedly Confidential Information to be offered in evidence under seal may be copied as necessary for that purpose. The Parties' counsel, personnel and consultants, who have agreed in writing to be bound by this Agreement, may take notes regarding such Allegedly Confidential Information, but only as necessary for preparation for proceedings in the above-captioned docket. Such notes shall be treated the same as the Allegedly Confidential Information from which the notes were taken and shall not be used for any purpose other than as specified herein.
- Party, that is afforded access to the Allegedly Confidential Information shall use the Allegedly Confidential Information for any purpose other than the purpose of preparation for and conduct of this Docket, including appeals of any order or ruling therein, and then solely as contemplated herein. Each such Party, and each such representative person, shall keep the Allegedly Confidential Information secure and shall not disclose it or afford access to it to any person not authorized by this Agreement to receive same. Nothing in this Agreement precludes the Department from using Allegedly Confidential Information obtained hereunder either to seek a Board investigation (provided that the Department continues to treat such Allegedly Confidential Information as confidential pursuant to the protective terms of this Agreement) or request that the Allegedly Confidential Information be provided by GMP or VEC in any other context.
- 6. Should the Department or any other Party receive any subpoena, or any request pursuant to any Vermont law regarding access to public records, for any document or information received from GMP or VEC pursuant to this Agreement, the Department or such

other Party promptly shall notify the counsel or other representative of GMP or VEC, as the case may be, of the pendency of such subpoena or other request, and shall abide by the terms and conditions of this Agreement unless and until ordered otherwise by a court or administrative body of competent jurisdiction. Nothing in this Agreement shall limit or waive in any manner any rights that GMP or VEC may have under applicable law to seek protection against disclosure pursuant to a subpoena, a request for access to public records, or any other request for information.

- 7. If a Party wishes to prefile any testimony or exhibits that include or otherwise disclose Allegedly Confidential Information, that Party must give five-business days' advance notice to counsel for the Party that designated the information as allegedly confidential. Any Party may move the Board for an order that the testimony or exhibits be filed under seal or under other conditions to prevent unnecessary disclosure.
- a. If such motion is filed within the five-business day advance notice period, the proponent of the testimony and exhibits shall place them in a sealed record by filing such documents in sealed envelopes or other appropriate sealed containers on which shall be endorsed the caption and docket number of the proceeding, the nature of the contents (exhibit, report, etc.) and a statement that it shall not be opened or released from custody of the Clerk of the Board, except by Order of the Board or Hearing Officer. Notwithstanding such a statement, the members of the Board, and any employee or consultant specifically authorized by the Board to assist the Board in this proceeding and any Hearing Officer appointed to this Docket, may have access to such sealed Allegedly Confidential Information, but shall not disclose the contents of any such sealed information to any person who has not agreed to be bound by the Protective

Agreement. The Board or Hearing Officer will then determine whether the proffered evidence should continue to be treated as confidential information and, if so, what protection, if any, may be afforded to such information.

- b. If no such motion is filed by the end of the five-business day advance notice period, the testimony and exhibits may be filed as a document available for public access.
- 8. At any hearing or conference in this proceeding, no witness may be questioned with respect to any Allegedly Confidential Information, unless examining counsel has provided advance notice to counsel for any party or other person that designated the information as allegedly confidential. To the extent possible, such notice shall be given prior to the commencement of the hearing or conference. Any party may move the Board for an order that the testimony be received in camera or under other conditions to prevent unnecessary disclosure. If such motion is made, the Board or Hearing Officer will then determine whether the testimony should be received in camera or subject to other protection.
- 9. GMP or VEC may make written requests to the Department or other Party for the return of Allegedly Confidential Information. Such requests shall be made within sixty (60) days after final decision, order or judgment in this docket, unless appeal from such decision, order or judgment is taken, in which case the request shall be made within sixty (60) days after the conclusion of the appeal and any remand or further appeal therefrom. Within sixty (60) days of such a request by GMP or VEC, the Department or other Party shall: (a) return the Allegedly Confidential Information supplied by GMP or VEC to its counsel, except for those portions of the Allegedly Confidential Information which have been made public; (b) cause its employees and consultants to destroy any notes taken concerning, or any documents or information in any

form incorporating, Allegedly Confidential Information which has not been made public, and (c) advise GMP or VEC in writing that the requirements of this paragraph have been met.

Notwithstanding the foregoing, nothing in this paragraph shall require the Department to destroy notes, documents, or information in violation of statute.

- 10. No signatory hereto shall assign to any other person its rights or obligations hereunder, and any such assignment by any signatory of the rights and obligations hereunder shall be null and void.
- 11. An individual's access to Allegedly Confidential Information ceases upon termination of employment with a Party, and any individual who terminates employment with a Party who has executed this Agreement or Schedule IIa or Schedule IIb shall continue to be bound by its terms.
- This Agreement is made under and shall be governed by the laws of the State of Vermont.
- 13. This Agreement shall in no way be deemed to constitute any waiver of the rights of any Party to the above-captioned docket. The foregoing provisions of this Agreement notwithstanding, any Party to the above-captioned docket may at any time, to the full extent allowable by applicable law, contest any assertion or appeal any finding that specific information is or should be Allegedly Confidential Information or that it should or should not be subject to the protective requirements of this Agreement. The Parties hereto retain the right to question, challenge and object to the admissibility of any and all Allegedly Confidential Information furnished by GMP or VEC under this Agreement on any available grounds, including, but not limited to, competency, relevancy and materiality. Any Party may at any time seek by

appropriate pleading to have Allegedly Confidential Information submitted under this Agreement, or under protective order issued by the Board or Hearing Officer pursuant to this Agreement, removed from the coverage of this Agreement or the order.

- 14. In the event that the Board or a Hearing Officer in the above-captioned docket should rule that any information is not appropriate for inclusion in a sealed record, or should be disclosed to a Party where GMP or VEC objects to such disclosure under Paragraph 3 of this Agreement, the Parties agree that, at the request or upon the motion of GMP or VEC seeking protection of such information from disclosure, such information will not be disclosed until the later of five business days after the Board or Hearing Officer so orders, or, if GMP or VEC files an interlocutory appeal or requests a stay of such order, the date upon which such appeal or request is decided; provided, however, that such period of time may be extended in accordance with any stay ordered by the Board or a reviewing court.
- The Parties promptly will submit to the Board a proposed Protective Order in the form attached hereto as Schedule IV that, if adopted, will set forth the procedure for treating Allegedly Confidential Information in a sealed record.
- 16. Each Party warrants that it will act in good faith and will not do anything to deprive any other Party of the benefit of this Agreement.
- 17. This Agreement may be amended or modified only by a written document signed by the Parties hereto.
- 18. The Parties have entered into this Agreement to expedite the production of information, minimize the time spent in discovery disputes, and facilitate the progress of this investigation to the fullest extent possible. Entry into this Agreement shall not be construed as

Docket No.
May 21, 2010
Page 10 of 12

an admission by any Party regarding the scope of the Party's statutory right to information, nor shall it be construed as a waiver of the right to raise any and all appropriate confidentiality issues in future dockets.

- 19. Information that is designated by GMP or VEC as Allegedly Confidential Information pursuant to this Agreement that a Party also obtains independent of this Agreement is not subject to this Agreement.
- 20. Neither GMP nor VEC shall seek the disqualification of any Department employee, consultant, or other representative as to any authorized Department activity on the grounds that such person reviewed information provided hereunder.

GREEN MOUNTAIN POWER CORPORATION By: Sheehey, Furlong & Behm PC, Its Attorneys

у: \_\_\_\_\_\_

Benjamin Marks, Esq.

VERMONT ELECTRIC COOPERATIVE, INC.
By: Primmer Piper Eggleston & Cramer PC, Its Attorneys

By:

Victoria Brown, Esq.

Docket No. \_\_\_\_\_ May 21, 2010 Page 12 of 12

VERMONT DEPARTMENT OF PUBLIC SERVICE

Bv:

Geoffrey Commons, Special Counsel

SCHEDULE I

Joint Petition of Green Mountain Power Corporation, Vermont Electric Cooperative, Inc. and Vermont Electric Power Company, Inc. for a Certificate of Public Good pursuant to 30 V.S.A. § 248, to construct up to a 63 MW wind electric generation facility and associated facilities on Lowell Mountain in Lowell, Vermont and the installation or upgrade of approximately 16.9 miles of transmission line and associated substations in Lowell, Westfield and Jay,	) ) ) ) Docket No )
Vermont	·

### DOCUMENTS TO BE TREATED AS ALLEGEDLY CONFIDENTIAL INFORMATION

1.

2. 3.

SCHEDULE IIa

	Joint Petition of Green Mountain Power Corporation, Vermont Electric Cooperative, Inc. and Vermont Electric Power Company, Inc. for a Certificate of Public Good pursuant to 30 V.S.A. § 248, to construct up to a 63 MW wind electric generation facility and associated facilities on Lowell Mountain in Lowell, Vermont and the installation or upgrade of approximately 16.9 miles of transmission line and associated substations in Lowell, Westfield and Jay, Vermont	) ) ) ) ) ) Docket No ) )		
	l,	(name), serve as		
1	(title	or advisory capacity) to the Department		
of Public Service ("DPS") in the above-captioned proceeding before the State of Vermont Public				
Servio	ce Board. In connection with the work done for DP	S, I request to be given access to certain		
Allegedly Confidential Information of Green Mountain Power Corporation ("GMP") or				
Vermont Electric Cooperative, Inc. ("VEC") under a Protective Agreement, dated as of May				
, 2010, by and among the GMP, VEC, the DPS, and other Parties, as defined therein. A copy				
of that Protective Agreement has been delivered to me. I have read this Agreement and agree to				
comply with and be bound by its terms.				
Dated	: Signature:			
		·		

SCHEDULE IIb

Joint Petition of Green M Corporation, Vermont Ele and Vermont Electric Pow Certificate of Public Good § 248, to construct up to a generation facility and ass Lowell Mountain in Lowe installation or upgrade of miles of transmission line substations in Lowell, We Vermont	ectric Cooperative, Inc. wer Company, Inc. for a d pursuant to 30 V.S.A. a 63 MW wind electric sociated facilities on ell, Vermont and the approximately 16.9 e and associated	)	
r		(name), se	rve as
	<u> </u>		•
	(	title or advisory capacity	<i>i</i> ) to
•		(Part	y) in the above-
captioned proceeding before	the State of Vermont Pu	ublic Service Board. In o	connection with the
work done for		(I	Party), I request to
pe given access to certain All	legedly Confidential Inf	formation of Green Mour	ntain Power
Corporation ("GMP") or Ver	mont Electric Cooperat	ive, Inc. ("VEC") under	a Protective
Agreement, dated as of May	, 2010, by and amor	ng the GMP, VEC, the V	ermont Department
of Public Service, and other I	Parties, as defined there	in. A copy of that Protec	ctive Agreement has
peen delivered to me. I have	read this Agreement an	nd agree to comply with a	and be bound by its
terms. I agree that this Scheo	dule IIb does not author	ize my access to the Alle	gedly Confidential
Information until it is execute	ed, delivered to and app	roved by the counsel for	the GMP or VEC,
as the case may be.			
Dated:	Name:		

SCHEDULE III

Joint Petition of Green Mountain Pow Corporation, Vermont Electric Cooper and Vermont Electric Power Company Certificate of Public Good pursuant to § 248, to construct up to a 63 MW wir generation facility and associated facil Lowell Mountain in Lowell, Vermont installation or upgrade of approximate miles of transmission line and associate substations in Lowell, Westfield and J Vermont	rative, Inc. )  y, Inc. for a )  30 V.S.A. )  ad electric )  ities on )  and the )  ly 16.9 )  ed )
The undersigned Party hereby requ	ests that the Allegedly Confidential Information
described below be furnished pursuant to	the Protective Agreement, dated as of January, ver Corporation ("GMP"), Vermont Electric
Cooperative, Inc. ("VEC"), the Vermont I	Department of Public Service, and other Parties, as
defined therein, to the following person or	behalf of
Name	(Party):
Name:	
Address:	
Tide	
<u>Title</u> :	
<u>Description of Employment Responsibility</u> (or Advisory Responsibilities to Party)	<u>es</u> :
Description of Allegedly Confidential Info	armation to be
Provided: (attach description as Schedule	
	·
Such person has read the Protective Agree	ment, executed the form designated as Schedule IIa or edule IIa or IIb does not authorize his/her access to the
Allegedly Confidential Information until i	t is executed, delivered to and approved by the
Company.	
PAR	TY:
Dated: Sign	ature:
Nam	e:
Title	